Comprehensive Rider to the Residential Contract For Sale And Purchase THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR



If initialed by all parties, the clauses be For Sale And Purchase between		pe incorporated PEDRICK TRU		ealtors®/Florid	a Bar Resident	ial Contrac SELLER]_ BUYER)
concerning the Property described as	112	S Bluford	Ave			(=======
Oc	oee			FL	34761-2761	
Buyer's Initials		_	Seller's Initials	EII		_

Y. SELLER'S ATTORNEY APPROVAL

This Contract is contingent upon Seller's attorney approving this Contract. If Seller's attorney disapproves this Contract, then Seller may terminate this Contract by delivering written notice to Buyer on or before _______, and Buyer shall be refunded the Deposit, thereby releasing Buyer and Seller from all further obligations under this Contract.

Page 1 of 1 Y. SELLER'S ATTORNEY APPROVAL

CR-3 Rev. 9/14 © 2014 Florida Realtors® and The Florida Bar. All rights reserved.



Chinese/Defective Drywall Addendum to Contract

FLORIDA ASSOCIATION OF REALTORS®

The following provisi	ons are made part of the Contract fo	or Sale and Purchase or	Residential Sale and Purc	chase Contract
between	ELIZABETH PEDRICK TRUST			(Seller)
and				(Buyer)
concerning the Prop	erty located at12	S Bluford Ave	Ocoee	FL 34761-2761
renovated using defermethane and/or other	rywall: During the time Florida was exective drywall imported from or manuer volatile organic compounds that can puter wiring and other household ite	factured in China. Defect cause corrosion of air cor	ctive drywall reportedly em nditioner and refrigerator c	nits levels of sulfur, soils, copper tubing,
drywall or of any r Chinese/defective	dge: Except as indicated below, Sell records or reports pertaining to Chine drywall information and list all availar, to Buyer before accepting Buyer's	ese/defective drywall aff ble documents pertainir	ecting the Property: (desc	cribe all known
	ive Drywall Inspection: (Check One		or the presence of Chines	e/defective drywall
	e drywall in the Property in its existing			
by law) to conding days such inspection reveals the presidrywall and the \$3 days from the	r's expense, may have a home insperuct an inspection or risk assessment from the Effective Date ("Drywall Inspires and repair all damages to the Propies (\$500 if left blank), Buyer may be end of the Drywall Inspection Period act the inspections permitted in this p	of the Property for the pection Period"). Buyer serty resulting from the in reveals damage to the Formular damage result cancel the Contract by and receive a refund of	resence of Chinese/defecthall be responsible for prospections. If the inspection Property resulting from the liting from the defective drawing written notice to the deposit. If Buyer fails	tive drywall within mpt payment for n or risk assessment defective ywall exceeds e Seller within to cancel timely
3. Professional Ad	vice: Buyer acknowledges that all re	epresentations about Ch	ninese/defective drywall by	y Broker are based
completeness of t	ntations and that Broker has not con the information. Buyer agrees to rely etained by the Buyer regarding any i	solely on Seller, profes	sional inspectors, governi	
	— Authentision			
08/31/2015	ELIZABETH PEDRICK TRUST			
Date	Selle 321212 ABETH PEDRICK TRU	Date	Buyer	
Date	Seller	 Date	Buyer	

Lead-based Paint Warning Statement

FLORIDA ASSOCIATION OF REALTORS®

(Use this form with contracts for the sale of residential property built in 1977 or earlier. This disclosure must be made beginning September 6, 1996, if Seller owns more than 4 dwelling units and beginning December 6, 1996, if Seller owns 1 - 4 dwelling units. Seller and licensees must keep a copy of this completed form for 3 years from the date of closing.)

cerning the residential Pror	perty built before 1978 and located	at 112	S Bluford Av	e
oorning the residential rife	Ocoee	at	D DIGITAL IIV	FL 34761-2761
t such property may presend poisoning. Lead poisoning abilities, reduced intelligence to pregnant women. The surmation on lead-based pairs known lead-based pairs	st in residential real property on which texposure to lead from lead-based g in young children may produce pere quotient, behavioral problems, and seller of any interest in residential reand thazards from risk assessments of thazards. A risk assessment or inspected." For purposes of this addendum, of as "LBPH."	paint that marmanent neur d impaired mar d property is resident inspection in ection for pos	ay place young ch rological damage, emory. Lead poiso required to provide the seller's possessible lead-based p	ildren at risk of developing including learning oning also poses a particulate the buyer with any ession and notify the buyer aint hazards is
reports, except as indicated	g: Seller has no knowledge of LBP/Lid: (describe all known LBP/LBPH infocuments to Buyer before accepting	ormation and	list all available do	
for the presence of LBP/LI presence of LBP/LBPH in	zards Inspection: Buyer waives the BPH unless this box is checked (☐ accordance with the inspection, no Purchase Contract or standard N of	Buyer may c tice, repair ar	onduct a risk assend repair limits of p	essment or inspection for the aragraph 8(a) or H of the
for the presence of LBP/LI presence of LBP/LI presence of LBP/LBPH in FAR Residential Sale and I amended and as applicab (3) Certification of Accur. Home" and all of the information provide and disclose information federal law (42 U.S.C. 4852) Buyer, Seller and each lice	BPH unless this box is checked (\(\sigma\) accordance with the inspection, no Purchase Contract or standard N of	Buyer may countice, repair and the FAR/BAF and the "entitled" by the Licenseed dead-based on to ensure a above and counter.	onduct a risk assend repair limits of particles of contract for Sales Protect Your Fame has notified Selle paint hazards in the compliance with ferentifies, to the bes	essment or inspection for the paragraph 8(a) or H of the e and Purchase, as ally From Lead in Your of Seller's obligations to be property as required by deral lead-based paint law.
for the presence of LBP/LI presence of LBP/LI presence of LBP/LBPH in FAR Residential Sale and I amended and as applicab (3) Certification of Accur. Home" and all of the information provide and disclose information federal law (42 U.S.C. 4852) Buyer, Seller and each lice	BPH unless this box is checked (accordance with the inspection, no Purchase Contract or standard N of le). **acy: Buyer has received the pamph mation specified in paragraph (A) ab nation regarding lead-based paint an 2d) and is aware of his or her obligation specified the information of the pamph was accordance.	Buyer may countice, repair and the FAR/BAF allet "entitled "bove. Licenseed dead-based on to ensure above and counties."	onduct a risk assent repair limits of particles of Protect Your Fame has notified Selle paint hazards in the compliance with ferertifies, to the beside of the particles of the particles of the beside of the particles of the p	essment or inspection for the paragraph 8(a) or H of the e and Purchase, as ally From Lead in Your of Seller's obligations to be property as required by deral lead-based paint law.
for the presence of LBP/LI presence of LBP/LI presence of LBP/LBPH in FAR Residential Sale and I amended and as applicab (3) Certification of Accur. Home" and all of the information provide and disclose information federal law (42 U.S.C. 4852) Buyer, Seller and each lice	BPH unless this box is checked (accordance with the inspection, no Purchase Contract or standard N of le). **acy: Buyer has received the pamph mation specified in paragraph (A) ab nation regarding lead-based paint an 2d) and is aware of his or her obligation specified the information of the pamph was accordance.	Buyer may cotice, repair and the FAR/BAF and the farming of the fa	onduct a risk assent repair limits of particles of Protect Your Fame has notified Selle paint hazards in the compliance with ferertifies, to the beside of the particles of the particles of the beside of the particles of the p	essment or inspection for the paragraph 8(a) or H of the e and Purchase, as ally From Lead in Your of Seller's obligations to be property as required by deral lead-based paint law t of his or her knowledge,
for the presence of LBP/LI presence of LBP/LI presence of LBP/LBPH in FAR Residential Sale and I amended and as applicab (3) Certification of Accur. Home" and all of the information provide and disclose information federal law (42 U.S.C. 4852 Buyer, Seller and each lice that the information he or seller.	BPH unless this box is checked (accordance with the inspection, no Purchase Contract or standard N of le). **acy: Buyer has received the pamph mation specified in paragraph (A) ab nation regarding lead-based paint an 2d) and is aware of his or her obligation the sense has reviewed the information she has provided is true and accurate.	Buyer may contice, repair and the FAR/BAF and the far entitled "ove. Licenseed dead-based on to ensure above and conte. Authoritises Seller ELIZ Seller	onduct a risk assend repair limits of particles of particles and repair limits of particles are contract for Sale paint hazards in the compliance with fewertifies, to the besenses are senses are considered.	essment or inspection for the paragraph 8(a) or H of the e and Purchase, as ally From Lead in Your of Seller's obligations to be property as required by deral lead-based paint law. It of his or her knowledge, 08/31/2015 TRUST Date Date
for the presence of LBP/LI presence of LBP/LBPH in FAR Residential Sale and I amended and as applicab (3) Certification of Accur. Home" and all of the information provide and disclose information federal law (42 U.S.C. 4852 Buyer, Seller and each lice that the information he or seller.	BPH unless this box is checked (accordance with the inspection, no Purchase Contract or standard N of Ile). acy: Buyer has received the pamph mation specified in paragraph (A) ab nation regarding lead-based paint an 2d) and is aware of his or her obligation she has provided is true and accurate Date	Buyer may cotice, repair and the FAR/BAR select "entitled" by the Licenseed dead-based on to ensure above and cote. Authentises ELSTABLES & SED Seller ELIZ	onduct a risk assend repair limits of particles of particles and repair limits of particles are contract for Sale paint hazards in the compliance with fewertifies, to the best consistency of the particles are sauss consistency of the particles of the particles are sauss consistency of the particles of the parti	essment or inspection for the paragraph 8(a) or H of the e and Purchase, as ally From Lead in Your of Seller's obligations to be property as required by deral lead-based paint law. It of his or her knowledge, 08/31/2015 TRUST Date

Authentisign ID: 2AD4F1E6-73F4-48F0-80AA-889DFB1554C3 Notice from Real Estate Licensee to Seller/Landlord Regarding Responsibilities Under Federal Lead-Based Paint Law

I am notifying you of your responsibilities under the Lead-Based Paint Hazard Reduction Act of 1992 and its implementing regulations. As the owner of a residential dwelling unit built in 1977 or earlier, you have the following disclosure and other requirements (for purposes of this document, "LBP" will mean lead-based paint and "LBPH" will mean lead-based paint hazards, which are conditions that cause exposure to lead from lead-contaminated dust, soil or paint that is deteriorated or present in accessible surfaces or surfaces that rub together, like doors and windows):

- 1. Before You Sign a Contract/Lease. Before a buyer or tenant becomes obligated by contract to buy or lease your housing, you must complete the activities listed in A-D below. If you receive an offer before you provide the required information, you cannot accept the offer until after the information is given. This may be accomplished by making a counter offer that allows the buyer or tenant an opportunity to review the information and amend the offer if he or she so chooses. You must:
 - A. Disclose to each licensee or other agent (for purposes of this law, anyone who enters into a contract with you or your representative for the purpose of selling your home, except for buyer's agents who are paid solely by the buyer and not by you or your representative, is considered an "agent") involved in
 - (1) the presence of any LBP/LBPH about which you know;
 - (2) any additional information available concerning the LBP/LBPH, including the basis for determining that LBP/LBPH exists, the location of the
 - LBP/LBPH and the condition of the painted surfaces; and
 - (3) the existence of any available records or reports pertaining to LBP/LBPH.
 - B. Provide the buyer or tenant with:
 - (1) an EPA-approved lead hazard information pamphlet. This means either the EPA document entitled "Protect Your Family From Lead in Your Home" or an equivalent pamphlet approved by the EPA for use in Florida; and
 - (2) any records or reports available to you concerning LBP/LBPH in the unit, including records and reports regarding any common areas. If the unit is in multifamily housing that you own and you had an evaluation or reduction of LBP/LBPH in the housing as a whole, you must provide available records and reports regarding other residential dwellings in that housing.
 - C. Disclose to the buyer or tenant:
 - (1) the presence of any known LBP/LBPH in the unit; and
 - (2) any additional information available concerning the LBP/LBPH, such as the basis for determining that LBP/LBPH exists, the location of the LBP/LBPH and the condition of the painted surfaces.
 - D. Allow the buyer time to conduct a risk assessment or inspection for the presence of LBP/LBPH. You must give the buyer a 10 day period unless you agree with the buyer, in writing, to another period of time (such as within the time allowed for property inspections) or unless the buyer indicates in writing that he or she waives the right to conduct the risk assessment or inspection. This inspection requirement does not apply to tenants.
- 2. Sales Contract Requirements. You must ensure that the sales contract has an attachment having the following elements:
 - A. The following Lead Warning Statement: "Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspection in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase."
 - B. A statement by you disclosing the presence of known LBP/LBPH in the home and any additional information available concerning the LBP/LBPH, such as the basis for determining that it exists, its location and the condition of the painted surfaces; OR indicating that you have no knowledge of the presence of LBP/LBPH in the home.
 - C. A list of any records or reports described in 1.B.(2) above that are available to you and that you have provided to the buyer; OR a statement that no such records or reports are available to you.
 - D. A statement by the buyer:
 - (1) affirming receipt of the information in 2.B and C above;
 - (2) affirming receipt of the lead hazard information pamphlet noted in 1.B.(1) above; and
 - (3) that he or she has either had the opportunity to conduct the risk assessment or inspection required as noted in 1.D. above or waived the opportunity.
 - E. A statement by each real estate licensee/agent involved in the transaction that:
 - (1) the licensee/agent has informed you of your legal obligations; and
 - (2) the licensee/agent is aware of his or her duty to ensure compliance with the law.
 - F. Signatures of you, the licensees/agents and the buyers certifying to the accuracy of their statements to the best of their knowledge, and the dates of the signatures.
- 3. Lease Requirements. As the owner of property being rented, you must ensure that every lease for the unit contains language within the lease itself or as an attachment having the following elements:
 - A. The following Lead Warning Statement: "Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a federally approved pamphlet on lead poisoning prevention.
 - B. A statement by you disclosing the presence of known LBP/LBPH in the unit being leased and any additional information available concerning the LBP/LBPH, including the basis for determining that it exists, its location and the condition of the painted surfaces; OR indicating that you have no knowledge of the presence of LBP/LBPH.
 - C. A list of any records or reports described in 1.B.(2) above available to you and that you have provided to the tenant, OR a statement that no such records or reports are available to you.
 - D. A statement by the tenant:
 - (1) affirming receipt of the information paragraph 3.B. and C. above; and
 - (2) affirming receipt of the lead hazard information pamphlet noted in 1.B.(1) above.
 - E. A statement by each real estate licensee/agent involved in the transaction that:
 - (1) the licensee/agent has informed you of your legal obligations; and
 - (2) the licensee/agent is aware of his or her duty to ensure compliance with the law.
 - F. Signatures of you, the licensees/agents and the tenants certifying to the accuracy of their statements to the best of their knowledge, and the dates of the
- 4. Record Retention Requirements. Sellers and the licensees/agents involved in the sales transaction must keep a copy of the completed attachment described in paragraph 2 above for no less than 3 years from the date of closing. Landlords and the licensees/agents involved in the lease transaction must keep a copy of the completed attachment or lease form described in paragraph 3 above for no less than 3 years from the first day of the leasing period.
- 5. Impact of Law and Disclosures. Nothing in the law or regulations requires a seller or landlord to conduct any evaluation or reduction activities. However, the parties may voluntarily insert such a requirement in the contract. Neither you nor the licensees involved in the sale or lease transaction will be responsible for the failure of a buyer's or tenant's legal representative (such as an attorney or broker who receives all compensation from the buyer or tenant) to transmit disclosure materials to the buyer or tenant, provided that all required persons have completed and signed the necessary certification and acknowledgement language described under paragraphs 2 and 3 above.

This information sheet was provided by	
(licensee) to Seller/Landlord on the day of,,	
Buyer () () Seller () Listing Licensee () () Selling Licensee	() () acknowledge receipt of a copy of this
page, which is Page 2 of 2 Pages.	Instanat
LBPS-2x Rev. 10/06 © 2006 Florida Association of Real TORS® All Rights Reserved	Instan©t forms